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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Jacqueline Wilson,

Case No. 3:21 CV 1914

Plaintiff,

NOTICE CASE MANAGEMENT CONFERENCE

-VS-

JUDGE JACK ZOUHARY

Harris & Harris, Ltd.,

Defendant.

This Court reviewed Joint Status Report (Doc. 9). This Court sets a Case Management Conference for Monday, March 7, 2022 at 11:00 AM. Counsel shall promptly advise if case settles beforehand.

* * *

This case is subject to the provisions of Local Rule 16.1 of the Northern District of Ohio entitled "Differentiated Case Management" (DCM). Counsel are expected to familiarize themselves with applicable Local Rules and Federal rules of Civil Procedure. This Court will evaluate this case pursuant to Local Rule 16.1 and assign this case to an appropriate management track (expedited, standard, complex, mass tort and administrative) described in Local Rule 16.2(a). The track assignment will dictate time lines for discovery, motions, and trial. Unless otherwise ordered, discovery will be guided by Local Rule 26.1, and motion practice will be guided by Local Rule 7.1.

SCHEDULING OF CASE MANAGEMENT CONFERENCE

The Case Management Conference (CMC) shall be held via video conference on **Monday**, **March 7, 2022 at 11:00 AM (EST)**, before the Honorable Jack Zouhary, United States District Judge. Zoom invitation will be sent to counsel by email. Party attendance is not required.

APPLICATION OF FEDERAL CIVIL RULE 26(a)

Federal Civil Rule 26(a) mandates required disclosures in lieu of certain discovery requests, unless otherwise stipulated or directed by Order of this Court or by Local Rule. Initial Disclosures shall be exchanged no later than two weeks prior to the CMC so that counsel may knowledgeably complete the Report of the Parties. If additional time is needed, please call Chambers (419-213-5675). In this case, all disclosures mandated by Rule 26(a) shall apply, including Initial Disclosures, Expert Testimony, and Pre-Trial Disclosures.

Prior to the CMC, parties may undertake such informal or formal discovery as mutually agreed. Absent such agreement, no preliminary formal discovery may be conducted prior to the CMC except as necessary and appropriate to support or defend against any challenges to jurisdiction or claim for emergency, temporary, or preliminary relief. Local Rule 30.1 governs conduct at depositions, and counsel shall comply with this Rule.

TRACK RECOMMENDATIONS

Pursuant to Local Rule 16.2(a), and subject to further discussion at the CMC, this Court recommends the Standard Track, which means the trial date will be no later than fifteen (15) months from the filing of the Complaint.

PREPARATION FOR CMC BY COUNSEL

The general agenda for the CMC is set by Local Rule 16.3(b). Counsel should be prepared to discuss claims and defenses in detail with the Judge.

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Counsel for Plaintiff(s) shall arrange with opposing counsel to hold the meeting required by

Federal Civil Rule 26(f) and Local Rule 16.3(b). A Report of this planning meeting shall be jointly

signed and filed at least three (3) days before the CMC. The Report in pdf format is attached. For

your convenience, the Report of Parties' Planning Meeting can be sent to you in Word or Wordperfect

format by requesting it via email from <u>laura doerfler@ohnd.uscourts.gov</u>.

FILING OF DISCOVERY MATERIALS

Unless otherwise ordered, initial disclosures and discovery materials shall **not** be filed except

where submitted in support of a motion or for use at trial. More detail on Judge Zouhary's case

management practices and trial procedures can be found at this Court's website:

www.ohnd.uscourts.gov.

SANDY OPACICH,

Clerk of Court

s/ LAURA DOERFLER,

Courtroom Deputy for Judge Zouhary

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Jacqueline Wilson,		Case No. 3:21 CV 1914					
	Plaintiff,	REPORT OF PARTIES' PLANNING MEETING					
-VS-		JUDGE JACK ZOUHARY					
Harris & Ha	arris, Ltd.,						
	Defendant.						
1.	Pursuant to Federal Civil Rule	e 26(f) and Local Rule 16.3(b), a meeting was held on					
	, and was attended	l by:					
	Counsel	for Plaintiff					
	Counsel	for Defendant					
2.	The parties:						
	_ Have exchanged the pre-discov	very disclosures (the actual documents not just the list)					
required by I	Rule 26(a)(l) and the Case Manag	gement Conference (CMC) Notice; or					
	_ Have permission from this Court to delay disclosure until after the CMC.						
3.	The parties recommend the following track:						
	Expedited	Standard Complex					
	Administ	rative Mass Tort					
4.	Trial Month/Year: (15 months from filing if Standard Track)						
5.	This caseis /is not suitable for a Settlement/Mediation Conference. If						
yes, indicate	if Court assistance is desired and	I how soon:					
	_ Shortly after CMC						
	_ After key discovery						
	Other [describe]						

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6. The partiesdo/do not consent to the jurisdiction of the United Stat
Magistrate Judge pursuant to 28 U.S.C. 636(c).
If you are consenting to the jurisdiction of the Magistrate Judge, please contact Chambers (41
213-5675) prior to the CMC. A Consent to the Exercise of Jurisdiction will then be issued f
signature by all parties and the case will be sent to the Magistrate Judge for the CMC and all furth
proceedings.
7. The parties agree that this case does / does not involve electron
discovery. (Counsel are reminded to review the default standard for e-discovery set forth
Appendix K to the Local Rules.)
8. Recommended Discovery Plan:
(a) Describe anticipated e-discovery (i.e., what ESI is available and where
resides; ease/difficulty and cost of producing information; schedule and format of production
preservation of information; agreements about privilege or work-product protection, etc.):
(b) Describe any anticipated discovery issues or potential problems:
9. Recommended cut-off for amending the pleadings and/or adding additional parties:

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10.	Expert disclosures:							
	(a)	Name	s by:					
	(b)	Repor	ts by:					
	NOTI	E:	Expert depos	itions require prior C	Court approval.			
11.	Disco	very dea	adlines:					
	(a)	Liabil	ity:					
	(b)	Dama	ges:					
	NOTI	E:	Dispositive n	notions are not appro	opriate in every case. No dispositive			
motions shall be filed until counsel have met and conferred about the merits of such a motion; and								
only after sufficient discovery has been completed that allows counsel for the moving party to								
represent the	belief t	here are	e no disputed i	issues of material fa-	ct. Timing for filing a motion is the			
responsibility	of cou	nsel an	d should not c	conflict with the case	e schedule and trial. See Civil Case			
Management	Proced	ures (Do	oc. 3).					
12.	Recommended month/date for: telephone status with Court, or Joint Status Report filed							
by counsel:								
13.	Other matters for this Court's attention:							
			Attorr	ney for Plaintiff:	s/			
			Attorr	ney for Defendant:	s/			